82563405

PO#

Date Created
Version:
Buyer:
Do Not Ship Before:
Cancel if not Shipped by:
Must be Routed by:
Payment Terms:
Freight Terms:
FOB:

CHANDLER, ASHLEY 01/21/2013 01/28/2013 12/31/2012 Wire Transfer + 60 Days Collect NHAVA SHEVA IN 09/07/2012

> See attached Terms and Conditions for additional Big Lots requirements.
>
> A complete list of requirements can be found on the Big Lots website www.biglotscorporate.com/vendor/index.asp

SHIP TO

MONTGOMERY DC - #0870 CSC DISTRIBUTION, INC 2855 SELMA HWY MONTGOMERY AL 36108-5035

Telephone: 334-286-6633 ΥEΑ 334-286-7024

CSC DISTRIBUTION, INC 300 Phillipi Rd Columbus, OH 43228 US BILL TO

Fax: 614-278-6871

Telphone: 614-278-6800

Purchase From Vendor: 1008708

DESIGNCO VK GUPTA LAKRI FAZALPUR DELHI RD MORADABAD/UP INDIA

Contact: Telephone: E-Mail:

VK GUPTA 91-591-2484609 designco@designco-india.com 91-591-2483695

➣
О
O
극
$\equiv$
$_{\odot}$
Z
⋗
<b>~</b>
$\circ$
×
$\preceq$
≤
2
而
ш,
4
$\exists$
ഗ

VENDOR USE HANGTAG WITH S250 ARTWORK.

3,540 Units 80,056.00 Retail 22,385.64 Vendor Cost 70.131 ξ

OFFICE-COPY

Date Tille Signee's Name

Vendor Signature



## OFFICE-COPY

## MPORTANT Terms and Conditions

of the goods referenced in this PO ("Goods"). In addition to the terms and conditions of this PO, the Big Lots Vendor Manual in effect on the date this PO was written ("Vendor Manual") is hereby incorporated into and is made an integral and (b) in a manner which assures the safety of the representatives, patrons and customers of Buyer. From box in this PO ("Vendor") and the entity named in the Ship To box in this PO ("Buyer") for the sale and purchase 1. This purchase order ("PO") constitutes a binding contract between the entity or person named in the Purchased

- APPEAR ON THE BILL-OF-LADING, INVOICE, PACKING SLIP & SHIPPING CARTONS. THE PO NUMBER AND ALL OTHER INFORMATION REQUIRED BY THE VENDOR MANUAL MUST
- APPLICABLE REMEDIES SET FORTH IN THE VENDOR MANUAL AND AVAILABLE AT LAW BUYER. LATE SHIPMENTS MAY BE REJECTED AT THE VENDOR'S EXPENSE AND WILL BE SUBJECT TO ALL 3. THIS PO WILL BE CANCELLED ON THE DATE STATED HEREIN, UNLESS EXTENDED IN WRITING BY
- 4. This PO may not be filled at higher prices than specified without Buyer's prior written permission.
- accordance with the terms hereof or Buyer's delivery schedule. Buyer reserves the right to return excess or defective 5. Buyer reserves the right to cancel this PO and reject the Goods, at Vendor's sole cost, if this PO is not filled in Goods at Vendor's sole cost,
- Vendor's invoice and the PO number must appear on the FCR. A detailed packing list must also accompany each 7. A forwarding cargo receipt ("FCR"), packing list and certificate of product liability insurance must accompany 6. Buyer may modify or cancel this PO in the event of fire or other condition beyond Buyer's control.
- 8. No packing or cartage charges are allowed unless agreed to by Buyer in writing.
- Buyer to be defective shall, at the option of Buyer, be deemed revoked and may be returned to Vendor and Vendor or longer if Vendor's warranty is longer. Unless a signed agreement to the contrary exists, all Goods deemed by the 9. Buyer is under no duty to inspect the Goods before resale, and payment shall not be considered acceptance and shall any third party without the express prior written consent of an officer of the Buyer. from all revoked Goods; and Vendor further agrees that it will not use, resell or otherwise transfer any revoked Goods to permanently lilegible, all of the trademarks, trade names and other identifying information of Buyer and its affiliates duties and any handling charges incurred. Vendor agrees that it will, at its sole expense, remove, or otherwise make agrees to fully reimburse Buyer for all costs and expenses, including Goods costs, freight costs (inbound and outbound) until all Goods are resold by Buyer or an affiliate of Buyer to a party unrelated to Buyer, plus a period of twelve months, not bar Buyer's right to revoke the Goods. Vendor understands that its obligation to accept revoked Goods will last
- in which it takes title to those Goods specifically ordered pursuant to this PO. The per unit price of the Goods ordered of or different from those Goods referenced in this PO, and Buyer shall take title to any such goods in the same manner labeled in compliance with all local laws, rules and regulations and all laws, rules and regulations of the USA and each America ("USA") and each state of the USA, and were produced, manufactured, imported, distributed, packaged and under this PO shall be automatically reduced to account for all such excess or different Goods received by Buyer. Vendor warrants that all Goods comply in every respect with all laws, rules and regulations of the United States of 10. Buyer shall have no obligation to compensate Vendor for or return to Vendor any goods shipped to Buyer in excess
- be adulterated, misbranded or improperly labeled within the meaning of the Federal Food, Drug and Cosmetic Act of promulgated under such laws. Vendor further warrants that none of the articles of food shipped or sold by it are or will the Fair Labor Standards Act of 1938, as amended, the Acts referenced in the next sentence, and the regulations state of the USA, including, without limitation, the Consumer Product Safety Improvement Act of 2008, as amended, June 25, 1938, as amended, and the Nutrition Labeling and Education Act of 1991, as amended.
- Manual, or (e) infringement of a third party's intellectual property or proprietary rights, including, but not limited to movement, use or consumption of the Goods, (d) breach of Vendor's warranties or a term of this PO or the Vendor Vendor or Vendor's agents, (b) recall of the Goods, (c) personal injury or property damage resulting from the breach of Vendor's warranties or a term of this PO or the Vendor Manual), arising from the: (a) acts or omissions of limitation, attorneys' and experts' fees (including attorneys' fees incurred in enforcing Buyer's rights as a result of a liabilities, damages, costs, expenses, penalties, claims and/or suits (whether actual or alleged), including, without Vendor acknowledges that this PO was negotiated and without this section Buyer would not have entered into this PO. distribution, advertising, use, sale or offer for sale of the Goods. Vendor shall have no right to limit its liabilities. 12. Vendor shall indemnify, defend (at Buyer's sole option) and hold harmless Buyer and its affiliates from any and all Inde nomes, trademarks, trade dress, trade secrets, patents and copyrights, in connection with the use, manufacture,

- Goods are hereby sold and can be resold, advertised and used: (a) in full compliance with all contracts, laws, rules and regulations, including those governing the use of trade names, trademarks, trade dress, trade secrets, copyright and patents, 13. Vendor warrants that it has full and clear title, free of all liens and encumbrances whatsoever to the Goods and that the
- 14. Vendor warrants that the Goods are in new, good and saleable condition. This PO is accepted under the terms and conditions set forth herein.
- showing manufacturer's name, address, telephone number; commercial packing list indicating weights and measurements pricing sticker approval sheet. testing laboratory; factory inspection certificate from a Buyer-approved inspector; commercial bill-of-lading; and preas additional insured; Buyer-approved import product data sheet; product testing certificate(s) from a Buyer-approved in kgs and chin's; FCR; a certificate of product liability insurance naming "Big Lots, Inc. and all subsidiaries and affiliates" Buyer's designated freight forwarder with the following documentation in connection with this PO: commetcial invoice 15. As a prerequisite to payment and as further described in the Vendor Manual, Vendor must provide Buyer and/or
- 16. Additional documentation may be required prior to shipping and/or invoice payment based on Goods ordered.
- implied, provided by the Uniform Commercial Code, at law, or in equity. 17. This PO is not intended to and shall not negate or replace any of, but shall supplement, the warranties, express or
- give rise to Buyer's right to receive indemnification from Vendor, Buyer may withhold payment of all monies due to Vendor (or any portion thereof as determined by Buyer) until such claim is fully and finally resolved connection with Buyer's right to receive indemnification from Vendor. Following Buyer's receipt of any claim that may fees and charges not expressly agreed upon in a writing signed by Vendor and Buyer and all amounts due to Buyer in 18. Buyer shall have the right, without notice to the Vendor, to offset and/or deduct from any monies due to Vendor all
- or other non-store location listed in this PO, or earlier if FOB origin. For shipments to stores (e.g., drop shipments), title to . 19. Title to and risk of loss of the Goods passes from Vendor to Buyer upon receipt of the Goods at the Buyer's warehouse FOB origin. and risk of loss of the Goods passes from Vendor to the company operating the store upon receipt at said store, or earlier if
- waives all objections to an inconvenient forum and lack of personal jurisdiction, Franklin County, Ohio, USA. The laws of the State of Ohio, USA shall govern all disputes. Vendor hereby irrevocably 20. All disputes arising under this PO or related to the Goods shall be settled in a court of competent jurisdiction located in
- Vendor, including its invoices, shall have no force or effect. This PO and the Vendor Manual may not be modified, and no terms inserted by Buyer Into the Additional Comments box of this PO on the date this PO was written. applicable, and is signed by a representative of the Vendor and an officer of the Buyer; and (b) as expressly provided in the waiver shall be effective, except: (a) by a written instrument that references this PO and/or the Vendor Manual, as inconsistent or conflicting terms between the parties, whether oral or written. The terms of documents provided by 21. Vendor and Buyer agree that the terms and conditions of this PO shall supercede all prior agreements and any
- any third purty the terms of this PO, including the price paid for the Goods. 22. Unless required by court order, by subpoena, by applicable law or to transport the Goods, Vendor may not disclose to
- 24. AS AN INDUCEMENT FOR BUYER TO ENTER INTO THIS PO, VENDOR WARRANTS THAT IT HAS READ, UNDERSTANDS AND AGREES TO BE BOUND BY ALL OF THE TERMS AND CONDITIONS OF THIS PO, connection with this PO or the Goods; or (d) by any other means of acceptance recognized at law or in equity, this PO: (c) accepting any payment, in whole or in part, for the Goods, transportation of the Goods, or otherwise in PO; (b) shipping any portion of the Goods referenced in this PO or otherwise fulfilling any portion of its obligations under Vendor accepts the terms and conditions of this PO and the Vendor Manual by doing any of the following: (a) signing this 23. Vendor, by accepting this PO, agrees to and accepts all of the terms and conditions of this PO and the Vendor Manual

## OFFICE-COPY

PO#: 82563405

Page 3 of 3

?										
иерt Перт	Article	Article Description	Size	Country of Origin	Master		Total Units	Cost	Ext. Cost	Delivery Date
Class	MFG#	Merch Cat Descrption		Dangerous Goods	Inner	Package Art	# of Cartons	Additionals	Ext. Retail	Promo Event
Merch. Cat	Brand	Merchandise, Type	Release Week	CS Weight				Retail	UMU	Compare TO
Line Item#	UPC	Expiration Date	Goods Class	CS Cube	Ticket Type				-  -	
								<u> </u>		
364	810059897	LARGE MOSAIC POT TA	0.00		2		1,226	5.50	8,618.78	03/04/2013
36401	DC12-21111	TORCHES			2	Big Lots Art	613	1.53	24,520,00	
36401002		in and Out						20,00	64.850	
_	481005989703		SEA	1.00	A1					
364	810059894	BRONZE SWIRL TABLET	0.00		2		1,662	6.76	15,124,86	03/04/2013
36401	DC07-21022	TORCHES			2	Big Lots Art	831	2.34	39,888.00	
36401002		In and Out						24.00	62,082	-
2	481005989406		SEA	1.58	A1					
364	810059893	MULTI SWIRL TABLETO	0.00		2		652	6.76	5,933.46	03/04/2013
36401	DC07-21022M	TORCHES			2	Big Lots Art	326	2.34	15,648.00	
36401002		in and Out						24.00	62,082	
3	481005989307		SEA	1.58	A1					